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WRITTEN OPINION SEPARATE SHEET

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Reference is made to the following documents:

D1: EP-A-0620021 D2: US-A-5503139

- Document D1 discloses (cf. column 7, line 47- column 9, line 6, figure 1):

 Nebuliser ampoule (2), in particular for aerosol therapy, of the type comprises:

 at least a mouthpiece for dispensing a nebulised medical product;

 at least an element (34) for distributing the medical product;

 at least an element (48) for activating the nebulisation,

 wherein the activator element (48) is physically separate from the element (34) for distributing the medical product.
- 2.1 Thus, D1 discloses all the features of present independent claim 1. Therefore, the subject-matter of claim 1 is not novel in respect to the prior art as defined in the regulations (Rule 64(1)-(3) PCT). Hence, the present application does not satisfy the criterion set forth in Article 33(2) PCT.
- 2.2 D2 also discloses (cf. column 3, line 38- column 4, line 67, figures 1, 2) all the features of claim 1.
- 2.2.1 Therefore, the subject-matter of claim 1 is not novel (Article 33(2) PCT).
- 2.3 Dependent claims 2 to 8, 10 and 11 do not appear to contain any additional features, which in combination with the features of any claim to which they refer, give rise to novel subject-matter (Article 33(2) PCT) as all the features introduced with these claims seem to be known while used with a known corresponding effect.
- 2.3.1 In particular:
 - the features of claims 2, 4 to 8, 10 and 11 are disclosed in combination with the features of claim 1 in D1 (cf especially column 7, line 47- column 9, line 6, figure 1). Therefore the subject matter of claims 2, 4 to 8, 10 and 11 is not new.

- the features of claim 3 are disclosed in combination with the features of claim 1 in D2 (cf especially column 3, line 38- column 4, line 67, figures 1, 2). Therefore the subject matter of claim 3 is not new.